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HAROLD B. WILEY,

IN THE
Supreme Court of the United States
October Term, 1953

No. 32

UNITED STATES OF AMERICA, *Appellant*

v.

ROBERT M. HARRISS, RALPH W. MOORE, TOM LINDER
and NATIONAL FARM COMMITTEE

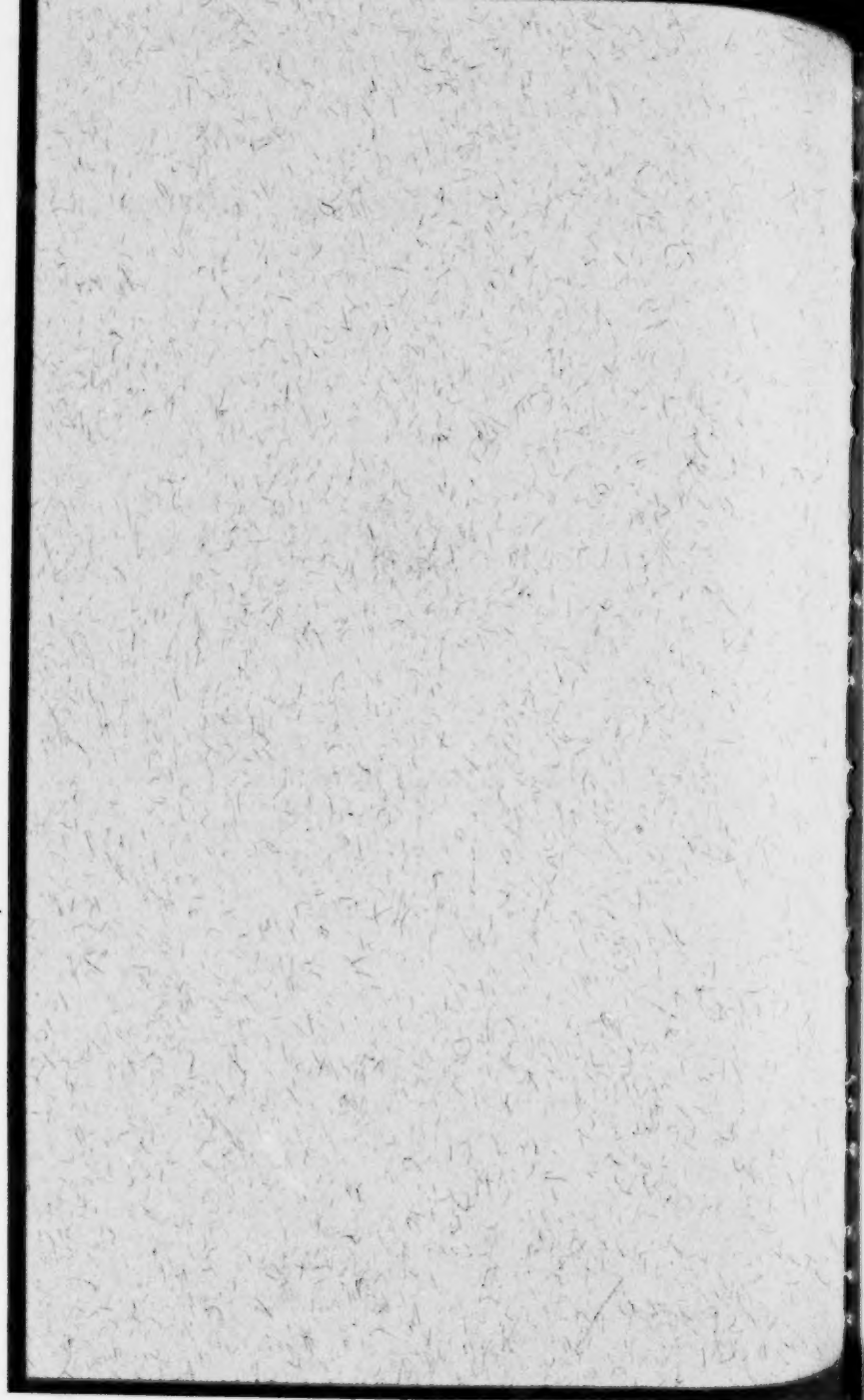
On Appeal from the United States District Court
for the District of Columbia

STATEMENT FOR APPELLEE RALPH W. MOORE

✓ BEN IVAN MELNICOFF

Attorney for Appellee
Ralph W. Moore

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Washington 5, D. C.



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Ralph W. Moore, one of the defendants herein, was charged in the Information with having violated Section 308, in Count I, and Section 305, in Counts II, III, IV, and V, of the Federal Regulation of Lobbying Act, 60 Stat. 812, 839, 2 U. S. C. 260-270. The full text of this Act appears in the Appendix to the Government's brief, at pages 89-95.

The charges against defendant Robert W. Harriss were laid under Section 305 of this Act, and those against defendant Tom Linder, were laid under Section 308 of

this Act. The briefs filed by defendants Harriss and Linder, respectively, adequately consider the respects in which Sections 305 and 308 as well as the penalty provision, Section 310 of the Lobbying Act are deficient, and affirmatively urge the grounds upon which the decision of the court below should be sustained.

Accordingly, defendant Moore adopts the briefs heretofore filed herein by Defendants Harriss and Linder, and joins with these defendants in urging that this Court affirm the decision of the United States District Court for the District of Columbia.

Respectfully submitted,

BEN IVAN MELNICOFF

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